IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

LaVonne Clanagan Debtor Doc. No.: LaVonne Clanagan Movant v. HSBC Bank USA, N.A. and Ronda J. Winnecour, Trustee Respondent Chapter 13 Doc. No.: Doc. No.: Doc. No.: Doc. No.: Doc. No.: Doc. No.: Doc. No.: Doc. No.:	IN RE:)	Case No. 21-21177-GLT
LaVonne Clanagan Movant v. HSBC Bank USA, N.A. and Ronda J. Winnecour, Trustee Doc. No.:) Doc. No.:	Q)	Chapter 13
Movant v. https://www.movant.com/documents/linear-com/documents/	Debtor)	Doc. No.:
v.) HSBC Bank USA, N.A. and) Ronda J. Winnecour, Trustee)	LaVonne Clanagan)	
HSBC Bank USA, N.A. and) Ronda J. Winnecour, Trustee)	Movant)	
Ronda J. Winnecour, Trustee)	V.)	
Ronda J. Winnecour, Trustee)	HSBC Bank USA, N.A. and)	
Respondent)	Ronda J. Winnecour, Trustee)	
	Respondent)	

DECLARATION

I, Albert G. Reese Jr., Esquire, attorney for the above-referenced Debtor, hereby submit this formal written Declaration that the existing Chapter 13 Plan is sufficient to fund the plan with the modified debt for the following reason:

Pursuant to: HSBC Bank USA, N.A.'s Notice of Mortgage Payment Change dated April 20, 2023, the Debtor's current escrow payment for account number ending in **0689** is **\$59.49**. The new escrow payment is **\$59.49**. The new total mortgage payment is **\$496.49** effective June 1, 2023. The Debtor will make the escrow shortage in addition to her regular monthly Chapter 13 plan payment.

Dated: April 22, 2023 Respectfully submitted by:

/s/ LaVonne Clanagan

LaVonne Clanagan

Dated: **April 22, 2023**

Respectfully submitted by:

/s/ Albert G. Reese, Jr., Esquire

Albert G. Reese, Jr., Esquire Attorney for Debtor PA ID #93813 640 Rodi Road, 2nd Floor, Suite 2

Pittsburgh, PA 15235 (412) 241-1697 (412) 241-1687(fax)

areese8897@aol.com